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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/824,434	04/15/2004	Hyun-Sik Yoon	Q80016	6309	
23373 7590 02/10/2009 SUGHRUE MION, PLLC 2100 PENNSYLVANIA AVENUE, N.W.			EXAMINER		
			TAN, ALVIN H		
SUITE 800 WASHINGTO	N. DC 20037		ART UNIT	PAPER NUMBER	
110/11/01/01/01/01/01/01			2173		
			MAIL DATE	DELIVERY MODE	
			02/10/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/824,434	YOON ET AL.	
Examiner	Art Unit	
ALVIN H. TAN	2173	

	ALVIN H. TAN	2173	
The MAILING DATE of this communication appe	ars on the cover sheet with the	orrespondence add	ress
THE REPLY FILED 14 January 2009 FAILS TO PLACE THIS A	PPLICATION IN CONDITION FOR	R ALLOWANCE.	
 X The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods: 	eplies: (1) an amendment, affidavi al (with appeal fee) in compliance	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expiresmonths from the mailing b) The period for reply expires on: (1) the mailing date of this Au no event, however, will the statutory period for reply expire ta Examiner Note: If box 1 is checked, check either box (a) or (I)	dvisory Action, or (2) the date set forth ter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of ext under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the s set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL.	on which the petition under 37 CFR 1.1 ension and the corresponding amount hortened statutory period for reply origi	of the fee. The appropria nally set in the final Offic	ite extension fee action; or (2) as
 The Notice of Appeal was filed on A brief in compl filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed with 	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
AMENDMENTS			
 The proposed amendment(s) filed after a final rejection, be (a) They raise new issues that would require further core (b) They raise the issue of new matter (see NOTE below 	sideration and/or search (see NO) v);	E below);	
(c) They are not deemed to place the application in bett	er form for appeal by materially red	lucing or simplifying th	e issues for
appeal; and/or (d) ☐ They present additional claims without canceling a c NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally reject	ected claims.	
4. The amendments are not in compliance with 37 CFR 1.12	1. See attached Notice of Non-Co	mpliant Amendment (F	PTOL-324).
 Applicant's reply has overcome the following rejection(s): 			
Newly proposed or amended claim(s) would be all non-allowable claim(s).		•	
7. Solution For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is proven The status of the claim(s) is (or will be) as follows:		l be entered and an ex	planation of
Claim(s) allowed: Claim(s) objected to:			
Claim(s) rejected: <u>1-37</u> .			
Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE 8. ☐ The affidavit or other evidence filed after a final action, but	hefore or on the date of filing a No	tion of Annual will not	he entored
because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).	sufficient reasons why the affidavi	t or other evidence is	necessary and
 The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appea and was not earlier presented. Se	and/or appellant fails ee 37 CFR 41.33(d)(1)	to provide a
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER		•	
 The request for reconsideration has been considered but See Continuation Sheet. 	does NOT place the application in	condition for allowan	ce because:
12. Note the attached Information Disclosure Statement(s). (13. Other:	PTO/SB/08) Paper No(s)		
	/Tadesse Hailu/		
	Primary Examiner, Art U	nit 2173	
	Zaminior, rat o		

Continuation of 11, does NOT place the application in condition for allowance because: the applied art still teaches the claim elements. Regarding independent claim 1, Applicant alleges that Iverson (U.S. Patent No. 6,957,075 B1) and Zancho (U.S. Patent No.,814,798) do not explicitly teach or suggest a UI support module operable to search the input/output storing unit for a specific input/output module of one of the respective users, wherein the UI support module comprises an input/output selecting unit including a mapping of each of the respective users with corresponding at least one of the stored input/output modules. Contrary to Applicant's arguments, Iverson discloses that an applicance personality is modified based, at least in part, on the current location/location type of the electronic appliance [column 3, lines 36-561, Iverson suggests associating an appliance personality based on a particular user, by disclosing that a need exists for automatically adjusting an applicance's user interface based on location or user [column 2, lines 11-14]. Further, an applicance may also tailor the user interface and device personality based on whether a user is visually impaired or hearing imparied [column 12, lines 14-25]. Iverson does not expressly teach wherein the UI support module includes a mapping of each of the respective users with corresponding at least one of the stored input/output module. Zancho discloses that a memory card or central database may serve as a donor device to store and provide preferences to application devices [column 2, lines 37-40]. When obtaining user preference from a donor device that has preferences for more than one user, information of a user such as a user code is sent to access the donor device [column 9, lines 49-55; column 10, lines 52-61]. The user code is used to select the appropriate preference for the device [column 10, line 62 to column 11, line 16]. This allows preferences to be conveniently established for users of various devices. The applicance personality selected by a user for a particular location is certainly a preference of that particular user. Thus, since Iverson discloses the need for adjusting a user interface and perceived functionality based on location or user [Iverson, column 2, lines 11-14] and selecting an appliance personality based, at least in part, on the identified location of the appliance [Iverson, column 3, lines 36-56], it would have been obvious to one of ordinary skill in the art at the time the invention was made to also base the selected appliance personality of Iverson, on the particular user of an applicance device by mapping and retrieving user information along with the user's associated preference information in a donor device, as taught by Zancho. The preference information containing an appliance personality associated with a location would be mapped to the user that entered it. This would allow preferences to be conveniently established for users of various devices.